CALIFORNIA ENERGY RESOURCES CONSERVATION

AND DEVELOPMENT COMMISSION

INTEGRATED ENERGY POLICIES REPORT COMMITTEE

INFORMATIONAL PROCEEDING AND

PREPARATION OF THE 2004

INTEGRATED ENERGY POLICY REPORT UPDATE

AUDITORIUM

CALIFORNIA PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE

SAN FRANCISCO, CALIFORNIA

WEDNESDAY, SEPTEMBER 29, 2004
10:30 a.m.

REPORTED BY:

JAMES A. RAMOS

Contract No. 150-04-002

APPEARANCES

COMMITTEE MEMBERS PRESENT

John L. Geesman, Commissioner and Presiding Member

James D. Boyd, Commissioner and Associate Member

Jackalyne Pfannensteil, Commissioner

Melissa Jones, Adviser to Commissioner Geesman

Rick Buckingham, Adviser to Commissioner Keese

Michael Smith, Adviser to Commissioner Boyd

STAFF PRESENT

Kevin Kennedy, Program Manager, IEPR process

Sandra Fromm, Assistant Program Manager, IEPR process

process

ALSO PRESENT

Jane Turnbull, League of Women Voters

Gary Ackerman, Western Power Trading Forum

Jack Pigott, Calpine

Marcel Howiger, TURN

Don Smith, ISO

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Τ	PROCEEDINGS
2	COMMISSIONER GEESMAN: Welcome, I am
3	John Geesman, the Presiding Member of the Energy
4	Commission's Integrated Energy Policy Report. To
5	my left is Commissioner Jim Boyd, the Associate
6	Member of the Committee, and the Presiding Member
7	of the 2003 Integrated Energy Policy Report.
8	To my right, Commissioner Jackie
9	Pfannensteil, the Associate Member of the
10	Commission's Renewables Committee, and many of our
11	proceedings have been joint proceedings of our
12	Integrated Energy Policy Report and the Renewables
13	Committee.
14	This is the 15th public hearing that we
15	have held in conducting the 2004 update of our
16	2003 Integrated Energy Policy Report. SB 1389,
17	which was passed by the Legislature in 2002, put
18	the state back into the business of integrated
19	energy resource planning. We used to do this
20	about 20 years ago, but over the course of the
21	1980's and 1990's those skills atrophied quite a
22	bit in state government and were disassembled
23	completely in the mid-1990's under AB 1890.
24	Since 2002 we have been called to
25	perform this task again. We issued our first such

1	effort in November of 2003. Pursuant to the
2	statute we were conducting an update of that first
3	report, focused on three particular issues.

One is the general subject of our reliance on and aging fleet of power plants. The second is ways in which we can improve our transmission planning process. And third is ways in which we can accelerate the development of renewable resources.

In California it's widely said that the energy policymaking process is more politicized than anywhere else in the country. Perhaps that's true. One thing that I think is indisputable though is that our process is a public and transparent one.

We are blessed in this state with some of the most innovative and inventive thinkers among our citizenry, and a very well-represented group of stakeholders that have contributed greatly to the richness of our information gathering process. And I think made a significant contribution to the development of state policy.

We have a tradition of a pluralistic and diverse process in trying to identify what policies the state should pursue in energy.

1	Today's hearing is an important part of that
2	process. We will conduct four more hearings
3	around the state on our draft report, we'll
4	publish a revised draft on October 20th, and
5	submit that to the full Commission for it's
6	consideration at it's November 3rd Business
7	Meeting.
8	Commissioner Boyd, did you have
9	anything?
10	COMMISSIONER BOYD: Thank you,
11	Commissioner Geesman. Actually, no, you covered
12	it quite well. So my only comment would be that
13	as I look forward to the input from the public in
14	this entire process. This, as you say, is the
15	15th public meeting we've had, and we look very
16	much to get that input to help us formulate the
17	policy recommendations we're going to make, which
18	are fairly meaningful with regard to where we're
19	going with our energy future.
20	So, I hope to hear some cogent comments
21	today from the interested public who is here.
22	COMMISSIONER GEESMAN: Commissioner
23	Pfannensteil?
24	COMMISSIONER PFANNENSTEIL: Thank you,

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Commissioner Geesman. I'm here by way of a guest

1	or observer today, because I'm not actually on
2	this Committee, but since by definition this
3	report and the process that leads up to it feeds
4	into and reflects a great deal of the policy work
5	of the Commission, I'm grateful to be able to be
6	here and to hear first hand some of the public
7	input involved in that report, so thank you for
8	inviting me to join you.
9	COMMISSIONER GEESMAN: I neglected to
10	introduce our Advisers, Mike Smith, to the left of
11	Commissioner Boyd, is Commissioner Boyd's Adviser.
12	Melissa Jones, to my right, is my Adviser.
13	Sandra, would you like to make the staff
14	presentation?
15	MS. FROMM: Thank you, John. I'm Sandra
16	Fromm, the Assistant Program Manager for the 2004
17	energy report process. Kevin Kennedy, sitting
18	across the room, is the Program Manager. I'd like

to welcome you here today and thank you for your participation in this process. The format for today is very open. We'd really like to hear public comment on the draft

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policy document. We appreciate receiving any comments on this document by October 13th.

I'd like to provide you with just a

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- John's comments. Senate Bill 1389 set forth a
- 3 process whereby energy issues facing the state
- 4 would be analyzed in an integrated fashion. Every
- 5 two years the Energy Commission will prepare an
- 6 in-depth assessment forecast of all the energy
- 7 sectors. The information contained in these
- 8 assessments will establish a common information
- 9 base that will be used by all the state's energy
- 10 agencies.
- In the in-between years the Energy
- 12 Commission will prepare a supplement to the
- 13 previous years' energy report. It is expected
- 14 that the updates would work out specific or
- 15 current issues. The Commission would adopt these
- 16 energy reports at the conclusion of an open and
- 17 transparent public process.
- 18 As John indicated earlier, the 2004
- 19 process was very public. It involved the Energy
- 20 Commission's collaboration with several state
- 21 agencies. The state held numerous meetings with
- 22 stakeholders and held 14 public workshops. During
- 23 this process over 200 comments were received in
- 24 our Dockets Unit.
- 25 Staff used the information gathered

1	through the meetings, the public record, and
2	docketed comments to prepare white papers. After
3	a workshop on each of the white papers the
4	Committee prepared the draft policy document
5	drawing from the staff reports, the public record

and docketed comments.

In looking at the near-term supply and reliability concerns, the 2003 Energy Report concluded that under average weather conditions California will likely have adequate energy supplies through 2009. But with adverse weather conditions, operating reserve margins in 2006 and beyond could fall below the seven percent threshold needed to maintain system reliability.

The 2004 aging power plant study noted that as many as 9,000 megawatts were at risk of retiring by 2008. If many of these at-risk power plants retire between now and 2008, the reserve margins could potentially fall below the 7 percent.

Additionally, during the past summer regional reliability concerns associated with transmission congestion emerged, particularly in southern California. It was noted that aging power plants appear to help alleviate this

1	congestion

2	To address near-term supply issues and
3	reliability concerns, the Committee recommends
1	that all investor-owned and municipal utilities
ō	work aggressively to attain the 2007 statewide
6	goal of five percent peak demand reduction through
7	demand response programs.

In the Committee draft policy report there are several specific suggestions, such as modification of the tariff design, immediate rollout of advanced metering systems, and development of dynamic rate offerings and load control options.

The Committee further recommends that the Energy Commission work with the Public Utilities Commission to develop a capacity market that includes a capacity tithing mechanism and tradeable capacity rights. The PUC will be holding a capacity market workshop on October 5th and 6th here in San Francisco.

The Committee also recommends that the Energy Commission, the Public Utilities

Commission, and all utilities enhance supply management by establishing more closely coordinated planning and research hearings,

1	pursuing cost-effective seasonal changes with the
2	pacific northwest, and exploring opportunities to
3	use existing pump storage facilities more fully.
4	Although the Committee poses these
5	short-term solutions, they also recognize that
6	these solutions should not interfere with long-
7	term goals for our electricity system.
8	Transmission upgrades and expansions are critical
9	to ensuring a reliable electricity delivery
10	system. However, transmission expansions
11	typically have long lead times that must be
12	considered during the planning process.
13	SB 1565, recently signed into law,
14	requires the Energy Commission to adopt a
15	strategic plan for the state's electric
16	transmission grid beginning in the 2005 energy
17	report process. The Committee recommends that the
18	Energy Commission establish a comprehensive
19	statewide transmission planning process, in

public.
This transmission planning system must
recognize the long and useful life of transmission

Commission, the ISO, key state and federal

agencies, as well as stakeholders and interested

collaboration with the Public Utilities

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1	assets, their public goods nature, identify
2	transmission corridors, and consider access to the
3	state's renewable energy resources.

The Committee further recommends that
the Energy Commission increase its participation
in the joint transmission study group on the
Tehachapi Wind Resources Area, work with the PUC
to establish a joint study group for Imperial
County's geothermal resources, and work with the
PUC and the ISO to investigate whether changes are
needed to the ISO tariff to meet transmission
needs for renewables.

The governor supported a 33% goal in SB 1478, but his veto letter objected to appended measures that would impede progress. The Committee recommend that the state enact legislation to require all retail suppliers of electricity, including large, publicly owned utilities, to meet a 33% eligible renewable goal by 2020.

Because much of the technical renewable potential lies in the Southern California Edison service area, and because SCE has demonstrated strong leadership in achieving renewable development and has nearly met the current goal,

- 2 legislation that allows the PUC to require SCE to
- 3 purchase at least one percent additional renewable
- 4 energy per year between 2006 and 2020.
- 5 For PG&E and SDG&E, the Committee
- 6 believes that the 20 percent target for 2010 is
- 7 reasonable, and should not be adjusted at this
- 8 time.
- 9 The Committee also recommends the
- 10 repowering of wind turbines to harness wind
- 11 resources efficiently and prevent bird deaths.
- 12 Since the draft document was released, the federal
- 13 tax reduction credit, which expired in December of
- 2003, was extended by Congress to December of
- 15 2005. Although not yet signed, the American Wind
- 16 Energy Association has indicated that President
- 17 Bush is expected to sign the bill. Passage of
- this bill will help several stalled wind projects
- 19 to come online.
- 20 The Committee further recommends that
- 21 the PUC require investor-owned utilities to
- facilitate repowerings in its pending effort to
- 23 develop renegotiated qualifying facilities
- 24 contracts.
- 25 Although the Energy Commission will

1	launch	а	performance-based	PV	incentive	pilot
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- 2 program in 2005, the Committee makes this an
- 3 official recommendation to reinforce this program.
- 4 Lastly, the Committee recommends that
- 5 the Energy Commission continue to assist the
- 6 governor's solar initiative to achieve greater
- 7 market penetration of PV systems.
- 8 As John indicated earlier, today's
- 9 hearing is one in a series of hearings around the
- 10 state. On October 20th the Committee will publish
- its final draft update report, which will also
- report on the state's progress in meeting the 2003
- 13 recommendations.
- 14 Again, we appreciate receiving any
- written comments by October 13th. The full Energy
- 16 Commission will consider the policy
- 17 recommendations for adoption on November 3rd, and
- then it will be forwarded to the governor.
- 19 With that, I'm going to turn -- oh, I'm
- 20 sorry. I stated earlier that the PUC capacity
- 21 workshop would be held on the 5th and 6th. It's
- 22 actually October 4th and 5th, I'm sorry about
- 23 that.
- 24 And with that, I'd like to turn the
- workshop back over to the Committee.

1	COMMISSIONER GEESMAN: Okay. We're
2	going to follow our time-honored tradition of
3	responding to blue cards. So if there is anyone
4	who would care to address us obtain a blue card
5	from Nick, and he'll bring it up to us. I'll
6	proceed in the order in which I receive the cards.
7	The first witness is Jane Turnbull from
8	the League of Women Voters.
9	MS. TURNBULL: Good morning,
10	Commissioners Boyd, Geesman and Pfannensteil. The
11	League of Women Voters of California is pleased to
12	have this opportunity to speak to the
13	recommendations of the Energy Commission's
14	Committee regarding specific changes in policy
15	recommendations which developed as a result of the
16	numerous public workshops held over the past eight
17	to ten months.
18	We applaud the level of collaboration
19	displayed by the state's principal energy
20	agencies, and equally applaud your consistent
21	leadership.
22	While it is now sufficiently blatant
23	here to have some confidence that the electric
24	resources will meet the peak 2004 power demands,
25	the League is concerned about the reliability of

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1 electric service in the coming years.
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At this time the forecast of state

reserve margins presumed a continued availability

of most of today's generation capacity. Actually,

given the lack of assured revenue sources for as

many as 32 aging plants, it seems likely that

approximately 5,000 megawatts of capacity will

come offline.

While some of the units could be repowered, such investments are not likely unless owners are assured of long-term contracts.

Because many of these older units have good load following capability, we hope that some of them will be retained for backup service. We think the proposal to put some of these units into full standby status, rather than keeping them online as spending reserve, has considerable merit.

Demand response definitely is the best option for meeting our state's reliability concerns. Reducing customer peak demand by five percent by 2007 will not be easily accomplished, and it certainly will require investments in energy efficiency infrastructure.

We believe dynamic rates schedules should be developed for all customer classes.

1	Customers, meaning citizens, should become aware
2	of the real cost of power. They need to
3	understand that their lifestyle decisions can have
4	a direct impact on utility costs and thus on

5 monthly utility bills.

The League agrees with the Committee recommendation that the Energy Commission work with DWR to reduce peak demands of water supply systems. Collaboration on developing a demand response program would be an appropriate first step toward greater integration of planning for energy and water infrastructure.

The League finds the Committee's suggestion of working with the PUC to develop proposals for a capacity market for generation quite intriguing, and rather nervous making.

While capacity payments are included in many, if not most, of the qualifying facility power purchase agreements that were the result of PURPA legislation, the negotiations associated with defining those payments did not reflect much in the way of hard data.

A capacity market would need to be tied to solid resource adequacy information. The proposal to institute capacity tagging does not

provide any real confidence. In fact, we're not really sure of the distinction between a capacity market and a spot market.

On the other hand, we like the

Committee's recommendation for a petition to have

the PUC allow utilities to sign contracts of more

than one year with existing generation facilities.

So long as these contracts would not deter new

resources, this would foster the reliability of

the system and the stability of power costs.

Of even greater importance is the direction that the utilities haver received form the PUC to address local reliability needs, taking into account transmission congestion. The all-too-limited investments in transmission infrastructure are already impacting local reliability in San Francisco Peninsula area and San Diego County and greater L.A.

We concur with the suggestion that greater efforts be made to integrate the CAL-ISO control areas with the control areas of the publicly controlled transmission areas in order to decrease barriers to sharing generation reserves.

California needs a statewide, long-term transmission planning process supported by a broad

1	coalition of stakeholders. This planing process
2	should be based on the recognition of the future
3	statewide projected requirements for energy
4	infrastructure.

A corridor and right-of-way planning process should also involve planners from other industries with similar long-term planning requirements and the relevant federal, state, and regional agencies. A process for land banking to meet future needs should be initiated.

The League is concerned that FERC has pre-empted financial regulation of the transmission network. We hope that this will not deter or delay the needed improvements. It is hardly surprising that nine out of ten Californians support doubling the use of renewable energy over the next ten years. What is surprising is that the Legislature has not supported a consistent statewide mandate for renewable energy generation.

Almost without exception, League members from all over California have come out in support of a consistent statewide RPS. And that includes a whole lot of League members who live in municipalities.

1	While some municipal utilities have made
2	significant investments in renewable energy, many
3	have not. We believe that of the municipals only
4	Alameda will meet the current goal of 20 percent
5	by 2010.
6	We're also in agreement that large
7	hydropower is not a renewable resource, either for
8	the IOU's or the publicly owned utilities.
9	Energy Commission staff have developed
10	good information on the location of available
11	renewable resources across the state, and
12	identified the greatest potential to be in SCE's
13	service territory. The League supports the
14	ongoing acceleration of renewable energy
15	development and commends SCE for its leadership.
16	Still, we have questions regarding the
17	Committee's recommendation that the Legislature
18	require SCE to add at least one percent of
19	additional renewable energy between 2006 and 2020.
20	We would like to hear from the utility if it has
21	other ideas for developing additional resources in
22	that part of the state.
23	Renewable energy certificates will offer
24	a market for environmental attributes and thus
25	provide a further monetary value for owners of

1	renewable energy installations. Thus, besides
2	providing a further incentive for development,
3	such certificates can become a commodity that
4	enables electric service providers, community
5	choice aggregators, SDG&E, and even some municipal
6	utilities to meet RPS targets.
7	We note the possible environmental
8	justice issues raised by the Committee, but we
9	believe that displacing fossil energy with
10	renewable energy is a plus, period. Since it is
11	now clear that California is impacted by emissions
12	from power plants in China, the basic goal should
13	be overall reduction in SOX, NOX, and CO2
14	anywhere.
15	And with that in mind, we also think
16	it's important to look at the lifecycle
17	environmental impacts of small hydro and
18	geothermal, as they are being brought online.
19	The League is enthusiastic about the
20	Committee's position on assessing the potential
21	for performance-based incentives for renewable
22	energy, including time-of-use net metering
23	incentives for installers of rooftop solar.
24	We are disappointed not to see any

recommendations for encouraging the development of

1 biomass resources. We hope that emission can be

- 2 addressed before this update is submitted to the
- 3 Legislature.
- 4 Thank you for giving us the opportunity
- 5 to provide these comments.
- 6 COMMISSIONER GEESMAN: Thank you. As
- 7 always, Jane, I do have a couple of questions.
- 8 Let's start with the Edison goal -- and I'm sure
- 9 we'll probably take this up in our Los Angeles
- 10 hearing, or they may appear in our Sacramento
- 11 hearing, I'm not sure what their plan is -- but
- 12 let me try and restate what they've said to us
- 13 before.
- 14 And that is that they have worked hard
- 15 to achieve the 20 percent goal early, and that as
- 16 a consequence they should not be penalized for
- 17 their success by having a higher goal applied to
- 18 them. They've also expressed concern about the
- 19 potential impact on their ratepayers.
- 20 We have generally come back with the
- 21 explanation that between 70 and 80 percent of what
- our staff has identified as the commercially
- 23 developable renewable resource instate is within
- their geographic area.
- 25 And because they have accomplished their

1 20 percent goal without yet having spent one dime 2 of the supplemental energy payments that the law 3 provides to subsidize any overmarket renewable resources that they're required to purchase, that 5 they should continue to demonstrate their leadership in this field, and that we are as a 6 state somewhat in need of their continued 7 leadership in the area, if we're going to fully 8

9 develop this resource.

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Now, I don't think any of us know as to the adequacy of public goods charge monies to cover supplemental energy payments, either for an accelerated Edison goal, or for that matter for the 33 percent goal beyond the year 2010. That's a separate question that I think, as we gain more experience, we'll have to investigate.

But I would raise a question about the sustainability of our supplemental energy payment subsidy structure to meet the 2010 goal if the Edison company, which is the source of about 40 percent of that revenue stream, if they are not participants. I don't think I can envision an environment between now and 2010 where their ratepayers are asked to provide 40 percent of the supplemental energy payments, but none of that

- 1 flow of funds goes back to support projects in the
- 2 Edison service territory.
- 3 And I wonder if you have a view as to
- 4 that sustainability?
- 5 MS. TURNBULL: We recognize that this is
- 6 a real enigma, it is not a nice, simple solution.
- 7 On the other hand, we feel that we would be
- 8 inconsistent if we actively supported this one
- 9 percent per year increase, putting Edison at 35
- 10 percent renewables by 2020.
- 11 If, we're also pushing for a statewide
- 12 consistent mandate, and so it's, this balancing of
- 13 taking two positions -- I think we'd like to hear
- 14 from Edison to see where they are and if they have
- 15 a position which meets both the state's needs and
- 16 their needs.
- 17 COMMISSIONER GEESMAN: I have to say
- 18 that, well, in the temper of the times, earlier in
- this process I reminded them of the biblical
- 20 imperative -- and unfortunately I can't remember
- 21 the chapter and verse, but it went something along
- the lines of "to those to whom much has been
- given, much is expected."
- 24 And I think they have been blessed with
- 25 an abundance of resource within their territory,

- and as a consequence it's reasonable to expect a
 comparable level of effort on their part. But we
 do need to hear more from them, and I'm sure that
 we will.
- I also had a question as it related to
 your response on the environmental justice issue
 that has been raised regarding RECs. And let me
 sketch the scenario for you.

Someone proposes a RECs transaction to

Pacific Gas and Electric. Let's say the operator
- and this is hypothetical, it's not real-- the

operator of the Hunter's Point Plant or the

operator of the Potrero Plant then links that with

RECs developed from a wind farm in Washington

state. Should indeed that be counted under the

RPS program?

It does create a CO2 benefit from a global perspective, but the local neighborhood feels that the state's pro-renewables policy is being applied in such a way as to discriminate against the environmental impacts on that local community.

MS. TURNBULL: Well, personally, we have not, I have not supported RPS contributions coming from out-of-state. And I am quite concerned about

1	the northern counties of the state, which are
2	blessed with considerable renewable resource
3	potential, which is not being developed because
4	the utilities that serve those counties are
5	developing out-of-state rather than in those
6	particular counties.
7	That's not exactly what your question

7 That's not exactly what your question 8 referred to --

COMMISSIONER GEESMAN: No, but I'll reframe my question, but let me observe, the interstate commerce clause requires us not to discriminate against out-of-state resources. Let me change it then to a wind farm in Palm Springs.

MS. TURNBULL: Okay. I think that, actually the, each individual resource, as it is developed and kept online, has to be looked at in terms of the implications of the overall environmental implications and balanced against, you know, the whole.

Certainly, grandfathering in facilities which have been around for quite awhile, which currently would not get permits, you know, should be looked at.

COMMISSIONER GEESMAN: Okay. I thank you for your comments, strongly encourage you to

1	continue	to	see	the	linkage	between	our	water

- 2 situation and impacts on the electrical system. I
- 3 think that's going to be a large theme in our 2005
- 4 process, and I know the League has been very
- 5 heavily engaged in both water and energy policy
- 6 issues in the state.
- 7 I suggest to you that those are going to
- 8 come together in a stronger form in '05 than they
- 9 have previously.
- 10 MS. TURNBULL: The League is really
- 11 quite excited about this. We have a statewide
- 12 list, and when discussion of this issue came out
- on that list we just got overwhelming support from
- 14 all corners of the state.
- 15 COMMISSIONER GEESMAN: Well, then I'd
- 16 invite your continued involvement with us in that
- 17 regard.
- 18 COMMISSIONER BOYD: Jane, before you sit
- down, I want to thank you, literally salute you,
- for your dogged, steady, and regular participation
- 21 in this subject for the last two iterations of
- this report. Very much appreciated, and I for
- one, and I think all of us, look forward to
- 24 hearing what the League has to say, and as I tick
- off the points you raise here, you raise some good

questions, and I'm grateful for your support and the many issues you raise.

I don't really have a question as much

as a comment. Your comment on biomass, I couldn't

agree more, and here's where I and some folks, not

necessarily up here, we struggle. Sometimes I try

to rationalize myself why we can't get this issue

off dead center better, and I think it's total

frustration and/or exhaustion of trying to move

this subject.

And even though I stepped down from the Renewables Committee this year, I'm still going to dog this subject of biomass. I brought that issue with me to the Commission from other employment and I will try to see what we can do to push that subject. It's just one, like climate change, that I'm every much emotionally tied to.

So let us keep up the pressure on that subject. And I'm going to bring up something else, spurred by Commissioner Geesman's questioning of you on RECs and environmental justice. It's something that I brought up internally, and I almost hate to bring it up in public, but one has to be totally forthcoming, but I have been biased -- as an old long-time air

quality guy I have been struggling with the RECs
issue as it relates to the very issue that was
brought up, the long-term nature of the

transferability of these.

And, see, I come from 25 years in the
air quality business, where emission credits were
discounted the farther away from the area of

benefit that they were, to the point that they're

worthless if they're too far away to have any

meaningful effect. Now that would complicate the

living daylights out of the accounting system and

12 what have you.

But it is something that keeps rattling around inside my mind, and when you bring up,

Commissioner Geesman, something that we have to

deal with so close in the neighborhood as the

power plants right down the street here, and the

environmental justice issue associated with them,

and the possibility of environmental credits from

Palm Springs or Washington state, it does tickle

in my mind the equity issue that I had to deal

with in the air quality business of, if it's too

far away it doesn't count, and there's a discount

applied and what have you.

Now this is energy and this is a little

1	different.	but.	if	vou're	attributing	an
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- 2 environmental benefit you're getting into multiple
- 3 benefits, and the biggest one most people think
- 4 about is air quality. So this is an issue we have
- 5 to wrestle with. So, thank you again Jane.
- 6 COMMISSIONER GEESMAN: Commissioner
- 7 Pfannensteil?
- 8 COMMISSIONER PFANNENSTEIL: Yes, thank
- 9 you. Thank you very much for your comments, Ms.
- 10 Turnbull. My one question has to do with the area
- 11 that you described of demand response, and that
- being the best near-term option we have.
- I believe you said that you thought that
- 14 all customers, down to the smallest, should be
- offered dynamic pricing, or some kind of demand
- 16 response rates. Is that what you had said, did I
- hear you correctly on that?
- MS. TURNBULL: That's where the link
- seems to be coming out. We recognize the fact
- 20 that the motivation for dynamic pricing is a great
- 21 deal later for larger customers, but on the other
- 22 hand, the personal, daily decisions that each of
- us make in terms of when we operate our washing
- 24 machines and so on does make a very real
- 25 difference.

1	COMMISSIONER PFANNENSTEIL: And as my
2	colleagues, I think, know, I share that. But of
3	course you run into metering issues of the cost
4	there. And do you think it might make sense to do
5	some kind of targeted rollout of metering and
6	therefore rates. Is that something that you've
7	looked at, in terms of how it might best be
8	implemented?
9	MS. TURNBULL: Well, part of the
10	information we need and I am planning to go to
11	the advanced metering session tomorrow is the
12	cost of metering, the additional cost. The number
13	that we've seen is something like \$130 a meter.
14	How that would be paid for, and over what time
15	frame, you know, sort of needs to be clarified.
16	COMMISSIONER PFANNENSTEIL: Sure. I
17	think there's also the question of, some
18	customers, while the information about the time
19	and costs would be useful information, some
20	customers are not able to shift their use rate at
21	all, therefore wouldn't actually ever be able to
22	pay for that meter in terms of their load
23	reduction I would think.
24	MS. TURNBULL: Yes, we've also seen
25	that, even though the people will cut back during

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1
         certain times of the day, their overall usage may
 2
        not change a lot, and that is a concern. But I
 3
         think people need to understand what are the costs
         of electricity, where do they come from, and that
 5
         they are not the same at 4:00 a.m. as they are at
 6
         4:00 p.m.
7
                   COMMISSIONER PFANNENSTEIL: Thank you, I
         look forward to hearing from you tomorrow then.
8
9
                   COMMISSIONER GEESMAN: Thanks again
10
         Jane. Gary Ackerman, Western Power Traders Forum.
                   MR. ACKERMAN: Any mike will do?
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12
                   COMMISSIONER GEESMAN: I think so.
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                   MR. ACKERMAN: Okay, I usually don't
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        play to such a large audience, so --.
15
                   COMMISSIONER GEESMAN: You've got your
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        back to them, Gary, so --
                   MR. ACKERMAN: It's a very dangerous
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18
        position, but there's not too many utilities in
         the audience today, so I should do all right.
19
20
                   Good morning, Commissioners. I'm Gary
21
        Ackerman, I'm Executive Director of the Western
22
         Power Trading Forum. The Western Power Trading
23
        Forum is an organization, and advocacy group, of
        buyers and sellers of wholesale and retail power
24
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across the entire western region, and I'm here

today to generally support the IEPR, the report
that you folks have put out.

Because I believe that its policy

findings are on a fast track to being the

Schwarzennegger administration's policy document

for next year. And I'm sure as I say that, that

would probably raise some eyebrows and come as a

surprise to some of the folks in Sacramento and

Governor Schwarzennegger's staff, but maybe not.

I see the administration in 2005 needing to change from a transition administration, which they've sort of been for the last, almost year now, to one where they have to be very proactive. And your policy document, I believe, is their best shot at an early start, to get the Legislature in 2005 active and going on some important policy items, so -- I hope that was in your thoughts before you wrote this update, and I hope it's in your thoughts now, and I certainly would publicize it, from my point of view, as being such.

The three areas that are discussed in your report are all terribly important. The transmission corridor and the renewable portfolio standards, we generally I would say, more than generally, actively support the goals that you

express. But today I want to spend most of my

time talking about aging power plants and what

they mean to the state of California in terms of

its future energy policy.

reading of your report whether there was a sense of urgency to replace aging power plants, or support aging power plants, and maybe that can be clarified in a redraft. There was some sense that I felt, in its reading, that there is a role for them, but that you wanted to encourage the many megawatts of capacity that have been certified by this Commission to be built. In other words, the 8,000 megawatts of paper power plants that are out there, you would like to become, or see become, steel in the ground.

And I want you to think a little bit about that, and what it is you're really saying, and how you're going to either support something which keeps those aging power plants around or replaces them with something newer, cleaner, more efficient, less emissions.

It's not such an easy question to answer, and here is why. In a hydro rich system, such as we have in the western states, where 40

1 percent of the generating capacity of the western

- 2 states is hydro based, what you find is that the
- 3 older gas-fired power plants play a very
- 4 significant role when there is a drought. And we
- 5 saw that clearly in 2000 and 2001, we saw it a
- 6 little bit this year, we don't know what it's
- 7 going to look like in the future.
- 8 A drought is the type of event that will
- 9 last not one day, not one week, not one month, but
- 10 for many months. In the last episode it lasted
- 11 for approximately 18 months, from the time that it
- 12 was realized by the market at least that was
- trading energy, somewhere around April of 2000,
- 14 that hydro conditions for the balance of the year
- were going to be bad, and then they subsequently
- got worse as we headed into December of 2000. And
- 17 we all know what happened to prices and everything
- 18 else along with that trajectory.
- 19 The aging power plants then play a very
- 20 significant role. What do they do the rest of the
- time when there's enough water, or there's an
- 22 abundance of water. They sit around. Now, right
- 23 now they're not receiving any capacity payment to
- 24 sit around.
- 25 They have to offer up their capacity to

the ISO under these rules which were instituted in

2 2001 by the Federal Energy Regulatory Commission

3 called the must offer obligation -- or it makes a

4 cow sound when you put the initials together, and

5 you come up with moo -- but that's the language of

6 the ISO, we don't have to go there.

The must offer obligation is eventually going to go away, sooner rather than later, and if the aging power plants don't have any revenue stream from being ready, to stand ready

-- either on a cold start basis, as you suggest in your report, which makes a lot sense, or on an active basis, where they can come on the next day as opposed to several months from now.

In any regard, they have to have some revenue stream for providing that kind of service. Now, they might not be utilized, like we have already said. Maybe several hours of the year, the normal years, but if there's a drought for many, many hours of a year in that kind of situation.

Where does this all lead to? It leads to capacity markets, which of course you talked about in your report, and I'm encouraged by that.

25 I think you should stress the fact that the role

1	of the aging power plants would be not only
2	strengthened but at least providing, a capacity
3	market would provide an element of value to it.
Λ	In other words, what kind of value wou

In other words, what kind of value would the asset owners see if they had kept their plant on cold standby and, instead of losing money of course they would hope and take the risk that they might be actually able to make some money, or at least get closer to a break-even situation.

But if an asset owner has no revenue from standing by, and they are the most expensive provider of energy in the grid, there's not much hope that those units are going to stick around.

And I think your report has done an excellent job of providing an acid test to the question do we want these plants around or not?

Well, you know, California cannot meet its reserve obligation and provide reliable electricity to its consumers unless those plants are around. Your report shows that very, very clearly, and with stunning accuracy I suppose in the numbers you've provided, given the two ranges where, you know, there's a base case I guess, retirements, and then evolving older units retire.

1	Somewhere in-between those two is the
2	truth. But in either of those two tables that you
3	provide on that report, it doesn't look good for
4	California for the years 2006, 7, 8, and 9.
5	The other part of it the owners of those
6	power plants would want me to say today and I'm
7	sure you'll hear on subsequent days as you take
8	your road show around the state of California, is
9	that the locational attributes of those older
10	power plants cannot be replaced by the newer power
11	plants. The locational attributes being close to
12	the load center and utilizing existing
13	transmission are very important. If those
14	particular sites go to condominiums they're never
15	going to go back to power plants.
16	I mean, if you think it's hard to site
17	transmission in a crowded area, just think how
18	hard it would be to site a power plant. And I
19	don't think anybody would debate that.
20	So keeping those sites viable as power

plants is one thing, and -- going back to my earlier point -- that the older power plants for the occasional drought that the region suffers from time to time is important. Because it doesn't make any sense to build a new and clean

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facility to replace an old facility that's only
going to be used once in awhile, every couple of
years.

I mean, the last thing you want a new
facility with a 7,000 heat rate to do is stand
around idle. Obviously, the generating owner
doesn't want to do that, that's not why they built
the 7,000 heat rate unit. They built those units
because they want to be operating all the time.

So there's an appropriate place for a new and clean unit, and I think there's going to be plenty of opportunity for those new units to be constructed, given what comes out of the long-term procurement order that's currently before the Commission — the Public Utilities Commission that is — but at the same time, a capacity market is the item in the ticket for keeping those older power plants doing what we most need them to do, which is stand idle, stand by, be ready, and operate when we need you.

So, I think that clarification needs to be brought out, because it just looked a little bit too much in your update that there was this effort underway to "let's get rid of those old power plants and replace them with new." I'm

putting words in the report's mouth, I don't mean
to do that, but I'm just trying to make my point.

years.

interrupt you and express where I think some of our concern comes from. And that is that the indication, from Edison in particular, that because of their uncertainty about future load, and their concern about debt equivalence, that their long-term procurement plan is centered on contracts, at least contracts for other than renewable resources, of no longer than three

And I think the concern that we have is in encouraging multiyear, short-term procurement contracts that we think could assist in keeping these aging plants online, and in encouraging the development of a capacity market where we think some of these aging plants can compete quite effectively, we don't want to create a disincentive to that longer term procurement that will prove necessary to bring any of the new plants online.

We're not able to perfectly stage manage the appropriate balance, and I think ultimately the Public Utilities Commission is going to have

- 1 to wrestle with that more than we do, but it's a
- 2 balance that I think that needs to be struck, if
- in fact we are going to bring some of the 8,000
- 4 megawatts of paper plants into construction.
- 5 MR. ACKERMAN: I suppose that, you know,
- 6 some or most of the 8,000 watts of paper plants
- 7 will come into construction because of the
- 8 procurement efforts before the PUC,
- 9 notwithstanding Edison's paranoia about debt
- 10 equivalence, which I think is totally overblown,
- 11 and the fact that there's customer migration,
- 12 which can be addressed a number of ways, including
- 13 through capacity markets.
- So I think that the PUC is on that track
- 15 to do that. I feel, I take comfort from the fact
- 16 that the Energy Commission has an appropriate role
- in terms of just slicing that nuance so it's real
- 18 clear. We need the aging power plants, we need
- 19 the new power plants. We're not going to be
- 20 wasting our time siting new power plants if we're
- 21 not going to use them. Well of course we're going
- 22 to use them.
- 23 But on the other hand we recognize this
- 24 role for the aging power plants as well. You've
- done the aging power plant study, you've taken the

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lead in that regard, I think it's very, very
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 2
         important, and to point out why those differences
 3
         exist.
                       And I just think it's a matter of
         text, getting it into words so that it's real
 5
         clear. I mean, I find that clarity probably
         provides -- especially with a new Legislature.
 6
         Basically, what, a third of the people coming into
7
         the Legislature in 2005 are going to be new? I
8
9
         think they're going to be looking to your document
         for clarity, and they're not going to understand
10
         some of the nuances that those of us, such as
11
12
         yourselves and myself and the people behind me,
13
         live with every single day. We have to put it
14
         down, excuse me, down to an eighth grade level,
15
         and then we have to explain it to them.
16
                   COMMISSIONER BOYD: I'm encouraged by
17
         your willingness to acknowledge that people out
18
         there are going to pay attention to this, they're
         going to have to. I mean, I appreciate that.
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20
         Just to pick up on this, and then I'll let you
21
         finish.
22
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I think Commissioner Geesman made a very
good point about the need for balance, and I keep
reflecting where we are today, and I was just
reflecting back on why this even showed up in the

1 2003 IEPR that needed to be addressed in this

- 2 update, and you've said the words several times.
- 3 There were polar, you know, there was a very
- 4 polarized situation.
- 5 There were those people who said, just
- 6 carte blanche, you've got to get rid of all these
- 7 old power plants. They've got to go, they're
- 8 inefficient, they're dirty, and they therefore
- 9 have got to go.
- The other end of the spectrum was, you
- 11 know, you're going to be in big trouble if we
- don't keep these plants and what have you. And I
- think the staff, I know the staff really struggled
- with this study, with a great bit of difficulty,
- and I think they've done a real good job of
- 16 finally getting their arms around this issue and
- 17 helping us explain -- as you said, this is not an
- 18 easy situation.
- 19 I mean, I come from a long environmental
- 20 background, air quality, and, you know, "yeah,
- 21 let's get rid of that." And a lot of people say
- 22 that without looking at the facts, and I'm very
- interested in the facts. And I think the staff's
- 24 done a good job of pointing out how complicated
- 25 this is.

1	If we can improve the text, I guess
2	we'll work to improve it. But there are so many
3	different views in the audiences that we address
4	that you've got to get all the words in there to
5	convince various people to move away from the long
6	held positions they have, that there is a need for
7	those, and this and that and the other.
8	I think you've been very eloquent in
9	expressing how this should be received, and I
10	receive your input as very helpful on that point.
11	But I'm just saying man, that's been a tough one.
12	MR. ACKERMAN: Yes, well, I think your
13	preamble to the report should be "every simple
14	statement about energy policy is misleading, with
15	the possible exception of this one." And then
16	you're off to the races.
17	Because, if I have criticism of what
18	our Legislature does on energy is they try to take
19	a lot of simple ideas and slap them down into
20	statute and you find yourself with a mess. And

dysfunctional when it comes to energy legislation.

Yet what might be the case in 2004, I

don't think it's going to be acceptable to the

public in 2005, they're going to look for this

that's why I believe the Legislature is

1 administration to be more proactive, and that gets 2 me to my next point -- well two points, one about 3 what happened in the summer of 2004, and lastly the interaction between a resource adequacy 5 requirement and a renewable portfolio standard. 6 Let me quickly dispense with what happened in the summer of '04. I know that 7 8 Commissioner Geesman was at a recent meeting where Jim Detmers, who's the Vice-President of 9 10 Operations at the ISO -- Jackie, you were there too now that I think about it -- gave what I 11 12 thought for the very first time was an analysis of 13 what happened on the peak day, which I believe was 14 September 10 if I'm correct, of 2004, so we're 15 talking not even 20 days ago. 16 I was stunned. I've often been quoted in the Sacramento Bee and other newspapers around 17 18 the state by saying our energy policy right now is to throw the dice and see how it all comes out, 19 20 and that's what we call reliability. I didn't 21 realize how accurate that was until Jim gave his 22 analysis.

We skimmed through the summer of 2004,
we just made it through there. There were a
number of factors that occurred that got us

	4
1	through because of the right way the dice showed
2	up. There was a very low forced outage rate in
3	all the power plants in California, and the
4	weather was such that in the rest of the region it
5	allowed imports in a very large way.
6	We had 9,000 megawatts of imports in the
7	state of California, which is 50 percent higher
8	than what the ISO expects, and I believe you used
9	in your forecast something on the order of 2,500
10	or twenty
11	COMMISSIONER GEESMAN: 2,700 actually.
12	MR. ACKERMAN: 2,700 megawatts of
13	imports. So think of the difference that we're
14	talking about that helped us get through this last

summer. We're not going to be so lucky next summer.

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And I believe your report can give a few paragraphs to that. Maybe not the way I just said it, but if you can point out what happened in the summer of 2004 I think it becomes obvious to anybody reading it that we cannot be complacent about making it through 2005 and 2006.

Once there's rolling blackouts, once there's an event like that in the state of California, everything changes, you know that.

Politically it becomes the front burner issue

again. And then everybody starts resorting to the

kneejerk reactions and simple solutions to very

4 complex problems, which makes us probably worse

5 off not better off.

Why am I bringing this up? Because the more it's said in different venues -- and I think your policy report is one of those venues -- the more that the public, as well as the new legislators, as well as those who are returning, will understand that we are sitting on a dicey situation in '04, and when it comes to '05 and '06 there's really not a lot those paper megawatts can help us to get through that, conservation is going to have to be the watchword in order to get through those tough periods and those hot days in those summers, and who knows, maybe we'll get lucky.

But in case luck just runs out we have to be prepared, and I believe your document is a good place to put some cautionary to that effect.

And I hope you'll consider that. And you probably could get a lot of backup in the numbers from the ISO, especially from Jim Detmer's report, to support that.

1	So I just put that out there for your
2	consideration in the hope that you might consider
3	taking that up.
4	COMMISSIONER GEESMAN: I want to
5	interrupt you there again.
6	MR. ACKERMAN: Please do.
7	COMMISSIONER GEESMAN: I want to confess
8	to a fair level of apprehension in this regard,
9	and I think we need to conduct a thorough and
10	rigorous post-mortem on the summer of 2004. But I
11	think we also need to question the planning
12	criteria that we use, and the degree to which
13	we're willing or implicitly prepared to explain
14	away bad weather.
15	For example, the Energy Commission bases
16	its weather criteria, if you will we do a one
17	in two, and a one in ten, and a one in twenty
18	weather scenario in calculating reserve margins.
19	It's based on California weather stations.
20	As you know, one of the things that
21	allowed us to skate by this past summer is the
22	fact that we did not have simultaneous heat storm
23	across the west as we did in the summer of 2000.
24	I doubt that we have presently the analytic
25	capabilities to properly frame what a one in two,

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1
        one in ten, one in twenty regional weather
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- It's very hard to adequately weigh that 3
- weather station data to reflect changing

perspective looks like.

- 5 demographics and changing economic growth. And I
- 6 have some concerns as to whether we're keeping up
- in our in-state adjustments. You compound the 7
- 8 problem significantly once you take it to a
- 9 regional basis.
- But I would submit to you that if we're 10
- truly going to do a risk management approach to 11
- 12 this question you need to regionalize that
- 13 planning criteria. Once you've done that, what
- 14 level of risk avoidance do your utility planners
- 15 or grid operators or state energy commissions
- 16 determines is the appropriate level of risk
- 17 avoidance.
- 18 I think that there is a tendency to want
- 19 to adopt what have been traditional industry
- 20 planning criteria, so we've tended to hover around
- 21 one in ten. I think the Bay Area Economic Forum
- 22 has done some analysis that shows, at least based
- 23 on California data, what we call one in ten is
- much closer to one in five. 24
- 25 There's, I think, a natural response on

1 the part of planners in all sectors. Beyond some

- 2 criteria, stuff happens, and it's considered to be
- 3 excusable -- the 500 year flood, to take an
- 4 example.
- 5 But in the electrical area I think that
- 6 we're subject to a lot more sense of trip wires,
- 7 and if you doubt that I know an ex-governor in
- 8 West Hollywood that would probably differ with
- 9 you.
- MR. ACKERMAN: Well, he keeps on
- 11 referring to pirates, that was one of the trip
- 12 wires, but before he walked the plank he didn't
- 13 have quite that attitude. Let me say that I think
- 14 the way you're doing it now is pretty darn good.
- 15 I take a lot of comfort in the fact that you're
- looking at one in two and one in ten, and I don't
- 17 think you have to go much beyond that.
- 18 I think where your risk analysis comes
- into material effect is looking at those imports
- and then seeing what happens. It's funny to me,
- 21 when I go to the northwest and have discussions
- 22 with my folks up there about resource adequacy
- 23 they of course are looking at December, January,
- 24 February while we are looking at July, August, and
- 25 september.

And when they look at those three months
in the winter time they're assuming about the same
number of megawatts coming from California up to
the northwest as we typically buy 3,000 megawatts,
to crank into our assumptions. So we're equally
ignorant, that's the good news.

And I don't know if I would want to go much beyond that in terms of what you're already doing portraying the risk. Let me put it this way, if I felt the general public understood the risks that are expressed as you have them now in your report, I'd say that's a huge step forward.

I don't think they do. I know the media doesn't, and I don't think they even care. If they did there'd be cameras rolling behind my back, and we wouldn't be sitting here amongst the, you know, those who look at this -- the policy wonks of the world --.

But we're going into a new era in 2005.

And that's why I brought this up. If we have blackout in '05 -- and, you know what, I'm thinking to myself how are we going to avoid something like that -- then everything changes.

We're under the microscope again, and the public's going to look very hard at what of course the

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1 Legislature is doing, and what the agency's are
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- 2 doing, the state agency's have done to prepare us
- 3 for it.
- I say start now, and -- you know, Jeff
- 5 Trainer once said "reliability is everybody's
- job." I think that's a good watchword. It's just
- 7 not the ISO to go out there and bang the drum,
- 8 when we know one thing for sure, they're not the
- 9 best drum bangers in the world. Why not you guys,
- 10 why not me? And why not everyone else.
- 11 Let me get on to my last point so other
- 12 speakers can have an appropriate amount of time to
- speak and address some of your questions as well.
- 14 The last one is probably the most
- 15 complicated. It comes under the heading that
- 16 "nothing is easy," or "everything gets a little
- 17 complex in this business." And that has to do
- 18 with the interaction between the resource adequacy
- 19 requirement, which this state is going to adopt
- very soon, and the renewable portfolio standards,
- 21 which of course you folks understand very, very
- 22 well.
- 23 These two things clash. They clash in
- 24 the following way. When you have a resource
- 25 adequacy requirement, each resource that a load

serving entity procures for the purpose of meeting

its requirement has a value attached to it in

terms of the megawatts it contributes at the time

of the system peak.

Now I'm not going to get into the definitions, because there's plenty of devil in the details about what I mean by system peak, etc. But generally speaking, a year ahead, a load serving entity has to demonstrate they have enough resources to adequately meet their load, simple enough.

The problem is that when you get to intermittent resources -- and we can start with hydro and work all the way over to other resources such as solar and wind, which fall in the renewable camp -- you have to detach or devalue some of those nameplate megawatts for those resources into something which represents how many megawatts they contribute at the time of the peak.

Now, if we didn't have a resource adequacy requirement, this Commission and other bodies could talk about a 20 percent RPS, a 25 percent RPS, a 35 percent RPS, and really not worry too much about what the cost consequences might be. Because you could sort of walk around

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that and say "well, you know, they might be high
they might be low, but we'll take care of that
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3 later on."

With a resource adequacy requirement you can't do that anymore, because it becomes numerical. 100 megawatts of wind might be 30 megawatts at time of peak. And if the load serving entity that has the ownership of that capacity is only going to count, let's say the 30 percent at the time of the peak, then they have to make up from other resources, all right, the megawatts necessary to meet that 15 percent reserve margin above their forecasted peak load.

What am I trying to say? If you jump a RPS goal from 20 to 35 percent let's say, for Edison, which I believe is page 43 of your report, by the year 2020 I think it was. I wonder what impact that's going to have on the ratepayers across the state for the other load-serving entities, they're going to have the same obligation.

And here's what I'm trying to tell you.

Can this Commission take a look at what the

potential cost impacts of that might be? And I

think it can, I think you have the staff that's

able to do that. Because what you basically need
to do is make some assumptions about what the
mixes of the renewables that the load-serving
entities might have, and you have some scenarios
around that.

It might be 50 percent wind, 20 percent solar, whatever numbers you'd like to attach, and use some sensitivity there. Not a lot, just a little bit. And then say if you had that 20 percent or 30 percent or 35 percent renewable portfolio inside this load-serving entity, in order for them to meet their resource adequacy requirements, they're going to have to have a paper reserve margin.

And what I mean by a paper reserve margin is the old traditional way of how we used to calculate it, nameplate grading relative to load, of something like 35 percent, 40 percent, much higher than what we're traditionally used to thinking about as a reserve margin. That's going to have some cost.

If you want to make my members terribly happy, you keep those RPS ratios as high as possible. I have wind producers that are going to be happy, I have aging power plant owners that are

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going to be happy. And I have builders of new
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- 2 power plants that are going to be also happy.
- 3 But I don't think the consumers are
- 4 going to be too happy when they see the bill. I
- 5 think you ought to highlight that fact ,I don't
- 6 think you have to solve the problem. A lot of
- 7 people who I explain this to, they listen to what
- 8 I have to say and say "well that's anti-
- 9 renewable." It's not, far from it.
- 10 What' I'm trying to do is think ahead so
- 11 that we don't end up in a situation where we have
- 12 to backpedal a whole bunch, where we have to back
- down on a renewable portfolio standards, or change
- 14 our resource adequacy requirement because
- politically it suddenly became too hot, we didn't
- 16 know this interaction was going to happen.
- 17 I think the California Energy Commission
- is well suited to do this kind of analysis, and I
- 19 think it would be a path breaking thing, I think
- 20 it would lead the nation in terms looking at it
- 21 elsewhere, and it allows for some sober
- conversation about what's the appropriate level
- 23 that any let's say state or society is willing to
- 24 accept in terms of renewables. I don't think the
- 25 sky's the limit, I don't think it's 100 percent

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1 renewables.
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2	But I see other states following the
3	same lead that you're doing right now. In Oregon
4	for example they've set some pretty lofty targets.
5	Loftier than even here, but no more lofty I
6	suppose than you're proposing for Edison let's say
7	in the out years. I just wonder what the great
8	impact is going to be on consumers, what kind of
9	consumer backlash there's going to be when the
10	bills show up.
11	So I would just encourage you to take a
12	close look at that, and maybe I can take some
13	questions to sort of clarify that little point
14	that I just brought up.
15	COMMISSIONER GEESMAN: Let me say that
16	we do intend to make the costs of integrating
17	renewables, and particularly intermittent
18	renewables, into our electricity system a primary
19	focus of our '05 cycle. We have quite a bit of
20	work underway now to try and key that issue up for
21	hearing next spring and into the summer. So I
22	think there's a lot of discussion of that that you
23	can anticipate happening next year.

But I guess I would raise the cautionary

note that you may be assuming more about the RPS

program than we presently know, particularly as it
relates to the mix of resources brought into the
RPS program. And probably more importantly, the
extent to which our renewable goals are driven by
energy considerations, or the extent to which
they're driven by capacity considerations.

I would suggest that the way the statute is structured, and arguably the economic incentive on the utilities, although that remains to be seen, is to focus on the energy side of the equation. And until we've gone through I think several iterations of solicitation I don't think you're going to have a particularly good feel for what types of resources are actually being put under contract.

To simplify, I would guess that if most of the resources looked like geothermal, and are contacted for, because of their capacity benefits to the utilities, then I think you're going to need to conduct an evaluation of the extent to which that nominal capacity needs to be discounted for reality.

If most of the mix, on the other hand, is wind, I'm not certain how much of that is actually going to be reflected in meeting the

1 utility's capacity needs. That's a subject of
2 quite a bit of debate now, as to what capacity

3 credit to afford wind.

MR. ACKERMAN: I think it will be answered very quickly. Because the resource adequacy requirement order, which will come out soon, might not have the number that I'm talking about for let's say wind or geothermal, but we are going to have workshops which will have to be resolved before September 30th of 2005.

So I believe that, for better or for worse, we are going to have numbers that the load serving entities are going to have to apply to each of those resources. And of course, since they're paying for those resources, they want to count them to the maximum extent possible for capacity.

But if they see that they're after the discounting takes place that they're way short of their reserve margin obligation for a year ahead, then they have to go out and buy more capacity — thermal, renewable, or whatever, and there's nobody who has the say.

I guess what I'm saying is, because we have a resource adequacy requirement the actual

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numerical value is going to be specified. We're
going to come to some number.
COMMISSIONER GEESMAN: And you think
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5 being required to pay, let's say a 100 percent

6 nameplate capacity value for a wind farm, and only

that what will evolve is the utility under RPS

receive a 25 percent real contribution to

8 capacity?

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9 MR. ACKERMAN: Yes.

10 COMMISSIONER GEESMAN: Why do you think
11 that that capacity payment won't be discounted
12 from the very outset to whatever the expected
13 capacity from the wind farm is likely to be? What
14 is it about the RPS program that you think --

MR. ACKERMAN: It's just the goal of the target has to be established, you establish a target for RPS --

18 COMMISSIONER GEESMAN: Which is
19 expressed in kilowatt hours.

MR. ACKERMAN: Okay, but --

21 COMMISSIONER GEESMAN: It's a sales

22 goal.

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MR. ACKERMAN: But it's a percentage --

24 COMMISSIONER GEESMAN: Of sales.

25 MR. ACKERMAN: Okay. and I realize it's

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1 not a percentage of capacity, it's a percentage of

- 2 sales. And in order to achieve that you have to
- 3 have, you know, purchased the energy, right. And
- 4 at the same time you're not going to purchase
- 5 energy from two different sources or duplicate the
- 6 energy purchases. If you have more and more
- 7 coming from renewable you have less and less
- 8 coming from thermal.
- 9 Now, that's part one. Part two is I now
- 10 have a resource adequacy requirement I have to
- 11 meet. That's the second part. So, I have this
- 12 energy coming from renewables and I have to
- 13 quantify now what that contributes to my time and
- 14 peak load. And now that I'm buying less thermal
- 15 energy I have to figure out exactly what my
- 16 resource adequacy requirement, am I meeting my
- 17 load plus reserve requirement given the discount I
- apply to all my resources.
- 19 Not just renewables. It will be applied
- 20 to, hydro will be applied to all thermal resources
- 21 as well as appropriate. So it's not an
- 22 endorsement for thermal versus renewable. But it
- does lead to the instance where, as you increase
- 24 the RPS, I think -- and this is what I'd like your
- 25 staff to investigate -- I think it puts more

1 pressure on, I think it means that the load

- 2 serving entity is going to have to buy more
- 3 thermal resources in order to meet its RAR
- 4 requirement, while they're meeting a higher and
- 5 higher RPS target as well.
- And that's what I'd like you to look at.
- Because, if you don't look at it, and it happens,
- 8 and it turns out that consumers are taking on more
- 9 costs than they can bear, then that's not an
- 10 outcome that we want. Like I said, if you really
- 11 want to make my members happy, sure, go ahead and
- make the RPS standard as high as possible, it's
- going to please everybody.
- 14 But I think I've learned a lesson in the
- 15 last go around. You forget the consumer you're
- going to get your head handed to you real quick.
- So, I think it's all our business to sort of look
- 18 at that very carefully and make sure we're
- 19 protecting the true objective of what all these
- 20 efforts are about.
- 21 Sure, my members are out there to trade
- 22 and make money wherever possible, but if we take
- 23 advantage of a situation that leads to a bad
- 24 outcome, and we know it ahead of time and didn't
- 25 say anything, shame on us.

1	COMMISSIONER GEESMAN: Well, we long ago
2	abandoned the standard of trying to make people
3	happy, so I think you raise a good point, and we
4	will look at it.
5	MR. ACKERMAN: And I can't think of a
6	better place for it to be considered in that
7	regard. Thank you.
8	COMMISSIONER GEESMAN: Thank you Gary.
9	Commissioner Boyd?
10	COMMISSIONER BOYD: I don't have any
11	questions. It's just, I really enjoy these
12	colloquies because it reminds me of things. One
13	thing it reminds me of is the caprice of mother
14	nature, and how that's the biggest player of all
15	in this particular arena. She killed us a couple
16	of years ago, she was kind to us this year. Your
17	point is right on, we skated through, we rolled
18	the dice and won for a change.
19	Which gets you to your subject of risk.
20	And recognition of risk leads to, I mean,
21	meaningful people that talk about risk avoidance,
22	leads them to talking about, I call it insurance.
23	Resource adequacy is maybe a down payment on
24	insurance. And you got to the question that

25 everybody doesn't like to talk about, cost and who

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1 pays and how much. And I guess we're still
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- 2 struggling with it.
- 3 And now you bring up a potential
- 4 collision between getting that insurance
- 5 straightened out and other objectives, other
- 6 social if not civil objectives that we try to
- 7 pursue, i.e. renewables. So --. It's a tough
- 8 one, and it's a good point, and I hope the staff's
- 9 up to it.
- 10 MR. ACKERMAN: Good, ball's in your
- 11 court.
- 12 COMMISSIONER GEESMAN: Commissioner
- 13 Pfannensteil?
- 14 COMMISSIONER PFANNENSTEIL: I have no
- 15 questions, but thank you for this discussion.
- 16 COMMISSIONER GEESMAN: Jack Pigott from
- 17 Calpine.
- 18 MR. PIGOTT: Good morning. It's always
- 19 tough to come up here after Gary. I had several
- 20 points, and actually some of them, he gave me some
- 21 ideas as the last conversation was going on.
- My first point though, it's on page 16
- 23 of the draft document that I have here. And there
- is a reference to the, really the second
- 25 paragraph, the first sentence, it says

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1	"California's newer combined cycles are operating
2	below their design levels which significantly
3	reduces their efficiency and increases their
4	emissions."
5	And that sort of carries on a theme that
6	was in the draft aging power plant report that
7	Calpine submitted written comments to, and
8	COMMISSIONER GEESMAN: And which we're
9	still trying to review. I took a note of some of
10	your written comments when I saw them a couple of
11	weeks ago, and our staff is trying to prepare a

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response.

MR. PIGOTT: Great, because this sentence implies, or states, that the new combined cycle units are operating at significantly less efficiency and greater emissions and that's just not the case.

In 2003 I went back and looked at the GADS data, and for our three big combined cycle units in California -- that's Sutter, Los Medanos, and Delta Energy Centers $\operatorname{\mathsf{--}}$ they all operated at better than 7,300 heat rate on average for the entire season, and they didn't operate baseload, they were cycled. And so --

25 COMMISSIONER GEESMAN: Have you

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- 2 MR. PIGOTT: I did -- I didn't submit
- 3 the data but I summarized it, just, I believe, as
- 4 I said.
- 5 COMMISSIONER GEESMAN: Could you provide
- 6 us plant by plant data for '03? Or are you
- 7 uncomfortable doing that?
- 8 MR. PIGOTT: Well, I'm uncomfortable
- 9 committing to it right here, but I can ask.
- 10 COMMISSIONER GEESMAN: Okay. I guess
- 11 what I would ask you to think about would be what
- 12 percentage of the year did each plant operate, and
- 13 what was its attended heat rate.
- MR. PIGOTT: Okay.
- 15 COMMISSIONER GEESMAN: And if you can't
- do that on a plant by plant basis, if you did it
- on an aggregated basis -- I'm just looking for
- some numbers to try and compare against what was
- in that draft staff white paper.
- 20 MR. PIGOTT: Okay, great. And I know
- that the aging power plants don't operate much
- 22 here, but it's interesting that there are actually
- 23 combined cycle units in the southeast that don't
- 24 operate very often either, and their heat rates
- 25 were still significantly better than the report

- 1 seemed to suggest.
- 2 COMMISSIONER GEESMAN: And I did note,
- 3 that point was in your written comments, and
- 4 that's what we're currently going through and
- 5 trying to come up with, I think a better
- 6 evaluation than we were able to provide in that
- 7 staff white paper.
- 8 MR. PIGOTT: Okay, great. My next
- 9 point, with regard to the recommendation that
- 10 aging power plants be, receive some sort of
- 11 capacity payment or RMR contract, I think we agree
- 12 that in emergency situations those facilities are
- 13 necessary, but the trick is to not discourage the
- 14 development of new resources. And
- 15 although there are all of these proceedings going
- on, one thing that we do look at when we're
- 17 considering moving forward with a project is what
- 18 the current prices of electricity are. And if a
- 19 large number of aging power plants are contracted,
- 20 that could cap the prices at whatever their
- 21 incremental, or their marginal heat rates are, and
- I don't think that that's an outcome that you
- 23 would necessarily want.
- 24 COMMISSIONER GEESMAN: Yes, let me
- 25 interrupt you there, Jack, because I had said some

things at the independent energy producers meeting
earlier this week, and I don't think you were
there at the time.

I think that the Committee draft reflects a preference for relying on market mechanisms for establishing the capacity value of those aging plants, and that it rejected some of the suggestions that we'd received earlier for an expanded RMR instrument or a replay of handing the checkbook to the state Department of Water Resources, or someone without a direct economic stake in the decision to decide which plants should operate and how large the checks should be for keeping those plants in operation.

We have focused on extending the authority of the utilities to enter into longer than one year contracts because of our belief that that will bring some economic discipline to the question, and more importantly the development of a capacity market, because we believe that that will actually bring a still greater transparent level of calculus to the capacity value of those plants.

So, the Committee draft I think reflects a pretty strong apprehension about someone without

1	a direct economic stake in the outcome making
2	those decisions. And as we said to Gary, we are
3	quite sensitive about not discouraging the

development of new resources.

MR. PIGOTT: Okay. My next point is on a totally different subject. I believe it was in the transmission section. You recommended joint transmission study groups for Tehachapi and the Imperial Valley geothermal facilities. And I know that, at one of the workshops I had mentioned that you should also consider other renewable areas, in Calpine's case it would be the Glass Mountain area.

Both of these areas that are recommended are of course the largest in the state, but they are both in southern California, ours is in northern California and we cater to a different market.

And, you know, it's interesting, we've looked at the transmission situation up there, and there are more, I'd say, institutional barriers than necessarily physical constraints.

And in one case, in one version of PG&E's transmission study for bringing renewables to market they propose a 100 mile transmission

1	line that went from Glass Mountain down to the
2	Cottonwood substation, and I've heard cost
3	estimates for that of about \$170 million, and it
4	makes it tough for the first 50 megawatt project

to come online.

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The other scheme, which we had 6 originally planned for that area, is to connect to 7 8 the Bonneville line that runs between Alturas and Mohin (sp). And if you look at the cost of 9 bringing power from there down to PG&E, it turns 10 out that we touch three different systems in the 11 12 first 30 miles that amount to, on the order of \$10 13 a megawatt, just to bring the power to Cobb. So 14 it's something that, I think RTO West, or whatever

it's called now, was originally designed to

And I think that's an area where the Commission could become involved, and in particular you've indicated a desire to get closer to the Pacific Northwest utilities and to try and work out arrangements with them, and this is a situation where, I think, that would be helpful.

address, but it doesn't seem to be moving forward.

COMMISSIONER GEESMAN: I think that's a good point, and I think that, in terms of trying to prioritize our finite staff resources, as we

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get a better feel for the timing of construction

in that KGRA, I think we'd be prepared to add that

to the transmission planning process, and
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- 4 prioritize accordingly.
- 5 MR. PIGOTT: Well, it's sort of a
- 6 chicken and egg, we need to --
- 7 COMMISSIONER GEESMAN: Yes, I
- 8 understand, I understand.
- 9 MR. PIGOTT: The other issue is one that 10 Gary Ackerman raised, and particularly the issue
- 11 of intermittent resources and what the ultimate
- 12 outcome of the RPS solicitations will be.
- 13 As you know, the production tax credit
- 14 for wind looks like it's going to be extended, and
- 15 at least currently it's not going to be extended
- 16 to other renewables. And given the way that
- 17 renewables are evaluated currently, it's going to
- 18 be very hard for other resources to compete,
- unless a very high value is given to capacity.
- 20 And, it's just something to consider,
- 21 but with all of the various subsidies and benefits
- 22 that wind now has, it's going to be very tough for
- other resources to compete.
- 24 COMMISSIONER GEESMAN: I read in the
- 25 newspaper that you are such a political juggernaut

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that I would expect you'd be successful in getting
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- 2 that production tax credit applied to geothermal
- 3 quite shortly. Is that assumption wrong?
- 4 MR. PIGOTT: It's funny what you can
- 5 read in the newspapers.
- 6 COMMISSIONER GEESMAN: Yes, it is.
- 7 MR. PIGOTT: Those are all my comments.
- 8 COMMISSIONER GEESMAN: Jack, I
- 9 appreciate it. Commissioner Boyd?
- 10 COMMISSIONER BOYD: Thank you, no
- 11 comment.
- 12 COMMISSIONER GEESMAN: Commissioner
- 13 Pfannensteil?
- 14 COMMISSIONER PFANNENSTEIL: No thank
- 15 you.
- 16 COMMISSIONER GEESMAN: Thank you very
- much.
- 18 MR. PIGOTT: Thank you.
- 19 COMMISSIONER GEESMAN: Marcel Hawiger
- 20 from TURN.
- 21 MR. HAWIGER: Hello. I'm Marcel
- 22 Hawiger, I'm staff attorney with the Utility
- 23 Reform Network, and good morning Commissioner
- Geesman, Commissioner Boyd, we have met
- 25 previously, it's a pleasure to see you in San

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1 Francisco. And Commissioner Pfannensteil, a
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- 2 pleasure to meet you.
- 3 TURN has filed comments on the draft
- 4 report on issues concerning transmission planning,
- 5 and I'm not going to address those issues at all,
- 6 I'm not the person who worked on that, and
- 7 hopefully, if we still have any outstanding issues
- 8 with the final report we will address those in
- 9 writing by October 13th, as you requested.
- 10 COMMISSIONER GEESMAN: Can I interrupt
- 11 you there?
- MR. HAWIGER: Certainly.
- 13 COMMISSIONER GEESMAN: And I had this
- 14 conversation with Mike Florio a couple of days
- 15 ago. I've not read your comments on the draft
- 16 report, but if they don't address this question,
- 17 I'd like to ask that you address it in your
- 18 subsequent written comments.
- I went through what you filed on the
- 20 staff white paper, specifically about utilizing a
- 21 social discount rate in transmission planning.
- 22 And I focused on the discussion that your written
- 23 comment had on why one would use a social discount
- rate for building or appliance standards.
- 25 And the question I pose to TURN, which I

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did pose to Mr. Florio earlier in the week is
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- 2 explain to us, as clearly as you can, why you
- 3 don't think that same analysis, in those same
- 4 words, should apply to transmission planning.
- 5 Because I found them very compelling.
- 6 MR. HAWIGER: I will certainly take that
- 7 back.
- 8 COMMISSIONER GEESMAN: Thank you.
- 9 MR. HAWIGER: And I think you were
- 10 correct, the comments I mentioned were comments on
- the white paper filed on September 2nd.
- 12 COMMISSIONER GEESMAN: Okay, then I have
- 13 reviewed those.
- 14 MR. HAWIGER: What I would like to
- 15 address is actually the portion of the report that
- is not one of the three major areas, but the
- 17 section concerning demand response on pages 16
- through 18.
- 19 And I address them because I am the
- 20 attorney who's been working on the demand response
- 21 proceeding being conducted basically by the PUC as
- 22 well as the Energy Commission, on Rulemaking 02-
- 23 06-001.
- 24 And I am extremely concerned about the
- 25 fundamental recommendation in your report on page

1 19, and I think in the Executive Summary, 2 recommending a full scale rollout of advanced 3 metering systems for smaller customers. And I will be present tomorrow when this issue is being 5 addressed in detail at a joint agency hearing, so I'll try not to bore you with all the factual 6 7 details, but just to summarize our concern. And before I do that, let me actually 8 9 just backtrack and address an issue raised by Commissioner Pfannensteil in discussion with Ms. 10 Turnbull from the League of Women Voters -- how do 11 12 customers respond, residential customers? 13 And I think the first thing we need to 14 be clear on is the issue of customer behavior in 15 the residential sector, and can you affect that by 16 different types of rates, and specifically can you affect it better by time of use rates versus some 17 18 sort of dynamic pricing, whether it's critical 19 peak pricing or hourly pricing. 20 And I think it's almost self-evident,

And I think it's almost self-evident, and certainly our discussions with customers and I think some of the research, indicates that a residential customer who knows that day in and day out they're going to be charged more from 12 to 6 or 2 to 8 for electricity, and has received a lot

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of education -- because frankly they don't
understand anything about energy pricing at the
moment, they understand more now than they did
three years ago, but it's still minimal -- but
that customer receives a lot of public education

They'll stop using things like the dishwasher or the regular washing machine during those afternoon hours. They're not going to turn off their refrigerator, and they may or may not turn down their air conditioners, that's an open question, but, you know, they'll change their behavior.

and notices about that will change their behavior.

If you have critical peak pricing on 15 days a year with day ahead notification, or even hourly pricing, are those residential customers going to sit around and say "well, I just learned this today, tomorrow I'm going to go around and change my life" or "I'm going to look at the website from hour to hour each day." Frankly, I"m extremely skeptical that's going to happen.

And certainly not in any sustained fashion. And why is this important? It's important because we care about that issue of cost. And you can get a time of use rate by

adding a, theoretically a \$25 clip-on to existing
meters that changes the consumption meter from
registering just electricity for the whole month
to having three intervals or two intervals that it
registers.

And you don't need any communications equipment, you don't need fancy new meters. You can do it fairly cheaply, although when the utility does it and adds everything else it still comes out to be a lot more than \$25.

I think PG&E, right now I'm not exactly sure, but I think if you want to sign on to a residential time of use rate they'll charge you about \$250 for the privilege. It's too high, frankly, but that's what they charge you.

Now, if you want to add on to TOU at critical peak pricing, as recommended by the Energy Commission in the rulemaking and the advanced metering rulemaking, where 15 days out of the year max you'll have much higher prices than supposedly for some benefit, right away you're talking about an interval meter that you need and you need at least one way communications equipment to notify that meter that that critical peak day is occurring.

1	The cost, well, you know, that's a
2	really good question, what will the cost be?
3	There are some estimates that say you can do that
4	for \$150 to \$200. Those estimates make various
5	assumptions about communications equipment that
6	may or may not turn out to be true. Those are
7	very theoretical numbers that, even if true,
8	that's, we add a huge cost to the entire utility
9	system. But frankly I don't think those are true
10	numbers at all. Those are numbers based on some
11	vendor promises.
12	You look at the actual installation
13	costs, well, you know, for the 22,000 meters
14	purchased with the \$35 million from the Energy
15	Commission for the large customers, which are
16	admittedly not the kind of meters residential
17	customers need, but it's certainly the kind of
18	hydrotechnology that has been recommended by
19	Commissioner Peevey as necessary to install.
20	Well, you know, that cost about \$1,500
21	per customer. In theory, when you take \$35
22	million divided by 22,000 meters installed.
23	Except in practice it was really about \$2,000,
24	because Edison didn't spend another \$10 million o

25 that program that they came back and recovered in

their general rate case. That was on top of the Energy Commission contract.

So, you know, you've got a range there

from \$200 to \$2,000, and we're very curious as to

what that actual cost will be. So that's sort of

an aside.

But my point really, with respect to

this report is, what is the basis for recommending
a full scale of rollout? And as near as I can

tell you discuss two things. You discuss the

statewide pricing pilot, and you discuss the large

customer experience.

And I would say that the report is really factually deficient in the discussion about the statewide pricing pilot. And certainly it doesn't lead to a conclusion that it justifies full-scale rollout.

Now this is a subject that will be discussed at length tomorrow, but I'm just going to summarize. Our understanding of the results of the statewide pricing pilot indicate that, basically it showed that residential elasticity is lower than the lowest range that was assumed, predicted, by the Energy Commission a couple of years ago when you did, I think the SB 1976

- 1 report.
- 2 And that one could forecast based on the
- 3 elasticity numbers at demand reduction of about
- 4 1,200 megawatts from the residential sector, fully
- 5 half, almost half of that is from zones three and
- four, climate zones three and four.
- 7 Now, that makes sense, climate zones
- 8 three and four are the hot zones where you've got
- 9 a lot of air conditioning load. Less than 40
- 10 percent, almost exactly 40 percent of the
- investor-owned utilities' residential customers
- 12 who live in those two zones.
- We can see a potential case for rollout
- 14 in those areas. And, you know, whether it's full
- or partial, it gets to the issue of the benefits
- of having metering everywhere in a contiguous
- 17 geographical area and thus having reduced meter
- 18 reading costs versus other issues. So, it may
- 19 make some sense.
- 20 But it certainly doesn't make sense to
- 21 have advanced meters installed in the coastal
- 22 climate zones in California. There's also
- 23 significant gaps in the data because these are
- 24 data from the 2003 pilot. Most significantly,
- 25 they were unable to compare the results from the

critical peak pricing results versus just the TOU,
time of use rate results.

And, you know, we've done some analysis that indicates that there may not be -- well, let me be frank. The analysis shows that if you're looking at just the demand response it's totally not cost-effective. You don't get enough demand response in California from residential customers to make up for the infrastructure costs.

Now, you may get enough in some areas.

But basically everyone's saying "well, but you get all these other benefits." Reduced meter reading costs and other social costs, which is interesting, but the bottom line is that there's some vision of what will be the future benefits to customers from value-added services from having advanced meters and two-way communications for all residential customers.

And that vision has very little to do with demand response, so we are concerned. Maybe that vision is justified, maybe not, but spending billions of dollars -- because we're looking at, you know, at least a two billion dollar investment for full rollout, assuming the \$200 cost. It may not be warranted, and certainly I'm not sure

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1 residential customers want that vision for that
2 price.
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So, I guess, more specifically you note 3 in your report that customers had, 80 percent of customers reduced their bills, and that's a page 5 6 18. The average bill reduction was one to two dollars per month per customer. Even if that's 7 true, that barely covers their cost of, if you 8 9 assume \$200 per customer and make some very gross assumptions about how two billion of investment 10 translates into monthly utility revenue 11 12 requirement, that's about \$2 per month. it's about equal, and that's assuming what I think is 13 14 the best case scenario for the costs. 15

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- Second point, second issue in the report is the experience of large customers, which is basically summarized in one paragraph on page 18, and says, you know, "we spent \$35 million" -- actually I'm not sure the actual quantifies of the amount in the report -- but to install 2,000 meters for all customers greater than 200 KW. And what did we get out of that? We got 25 megawatts in price responsive load reduction.
- 24 Frankly, I think it should be an outrage 25 for anybody to recommend going ahead with two

1	billion dollar additional investment for small
2	customers when those customers who in theory and -
3	- pretty much you read the studies and they say
4	"well, most load response should be from larger
5	customers, they have more, the incentive, they
6	know their energy use, etc. etc."
7	The Energy Commission has funded a whole
8	bunch of studies through the PIER money on
9	commercial building temperature response. Most of
10	those, they're not all above 200 KW customers.
11	The commercial buildings, some of them certainly
12	fall below that, some of them are part of chains
13	that have, you know, an aggregate over 200 KW,
14	those that could be teased out.
15	But, anyway, the bottom line is those
16	customers have not given us anything. Isn't it
17	incumbent before we spend another, you know, few
18	billion dollars on an experiment in California to
19	at least figure out why we haven't gotten demand
20	response from those meters we've already paid for.
21	To do a pilot program, to do something to figure
22	out, what's the issue here.

23 And, frankly, you know, we know what the 24 issue is. In the WG 2, working group 2 25 established in the advanced metering rulemaking,

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1 all the large customers said "no way no how."

- We're going to pay more if we have realtime
- 3 pricing, we don't want to pay more. And that's
- 4 where it went.
- 5 So now, well, let's put it all on the
- 6 residential customers, because they don't have the
- 7 political will to say "no way no how" to some of
- 8 the dynamic tariff. You know, it's a reality, but
- 9 at least maybe we should figure out some pilot
- 10 programs. Right now, we have a -- the 25
- 11 megawatts comes from the voluntary critical peak
- 12 pricing program.
- So, we've done the statewide pricing
- 14 pilot, hey let's do a pilot with large customers
- 15 at a minimum, to see whether we can get demand
- 16 response.
- So, that said, I think, to me those two
- 18 examples do not justify a full-scale rollout.
- 19 There's a lot of issues about potential costs. I
- think those need to be addressed first, and I
- think there may be a case for partial rollout.
- 22 But even that, it's not clear that a partial
- 23 rollout of technology will bee better than using,
- 24 having some mandatory time of use rates in those
- 25 areas.

1	And so I would urge you, in closing,
2	either to change the factual conclusions and
3	either justify or explain why there is this
4	recommendation, but hopefully to eliminate the
5	recommendation for a full-scale rollout, and
6	instead acknowledge that there needs to be
7	additional study from the 2004 SPP results, that
8	there needs to be better data on actual costs than
9	currently exists, and there need to be some pilot
10	programs implemented for the large customers
11	before one goes on to send billions of dollars on
12	the residential sector. Thank you very much.
13	COMMISSIONER GEESMAN: Let me respond by
14	acknowledging and I think the word full-scale
15	may lack the precision that we actually intend to
16	be associated with the recommendation. And the
17	rational prioritization that we would expect the
18	state's program to have.
19	I think you misread that section of the
20	report though, because I think there is a pretty
21	clear acknowledgment that in the near term the
22	expectation is pretty clear that most of the
23	contribution will come from the large customer. I
24	believe you make a very good point as it relates
25	to the meters that the taxpayers have already paid

for, and the inadequate benefit that we've
harvested yet from those meters.

I think you also provide a pretty clear
diagnosis as to why, and it has been inadequate
tariff support. And I think our recommendation is
at least intended, and perhaps needed to be

sharpened, to emphasize the necessity of action on

the tariff side of the equation as well.

I don't disagree with you that we ought not to be trying to get Grandma in the Richmond district to try and turn off her refrigerator. My belief is that this is an air conditioning driven problem, and air conditioning zones -- both among residential and commercial customers -- ought to be saturated. And I think we ought to proceed rationally in doing that.

I also believe that we ought to be well informed by the data that has been collected, and continue to direct our program based on the data that we can collect. But I don't think what's lacking here is an absence of study. I think what's lacking is an absence of action.

We have looked at this problem for not just the last couple of years but I think, as Commissioner Pfannensteil will share with you,

L	between her recollection and my recollection at
2	least the last 30 years. I believe that what is
3	motivating the forcefulness of our recommendation
1	is the proximity by which we have skated near the
5	edge of the cliff this past summer, and the
5	prospect that we face in 2005 and 2006 and

7 thereafter of sliding across that cliff.

It's our assessment, and I think most observers would agree, that the fastest and cheapest way to address that problem is through demand response. And the alternative I submit to you, is a much more expensive cross to bear, in terms of either very substantial purchases from Mr. Ackerman's members and others, some of whom were demonized in the past as pirates or out-of-state generators or whatever focus group tested phrase best fit the accusation.

Or, rolling outages, which I think we all acknowledge are exceptionally costly. So the forcefulness of our recommendation is driven not only by the data that has been collected, but also by the problem that we're trying to avoid, and it's a very real problem in our judgment that looms very large in our immediate future.

Having said that, I do appreciate your

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         comments. I think we do need to go through our
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         draft and retune it to make it more clear where
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         some of those words are too vague and ambiguous,
        but I wouldn't look to us to really change the
         thrust of that basic recommendation.
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                   Commissioner Boyd?
                   COMMISSIONER BOYD: Just one comment --
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         hello, Marcel, good to see you again -- it was the
         League of Women Voters, not the League of
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        Conservation Voters. I saw them all fidgeting
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        over there.
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         (laughter)
                   MR. HAWIGER: My apologies.
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                   COMMISSIONER BOYD: That's all.
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                   COMMISSIONER GEESMAN: Commissioner
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         Pfannensteil?
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                   COMMISSIONER PFANNENSTEIL: Well, I'm
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         looking forward to tomorrow. I think that the
         discussion there will bring out some of what
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20
         you've raised, and perhaps a lot more.
                   But I do think -- two points, two
21
         observations. One is that, actually I'm delighted
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         that we're really not so far apart, I think, in
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terms of how we're looking at what we, maybe what

the first steps are. I think that we agree that

- 1 all customers, including residential customers,
- 2 will respond somewhat to prices, if the prices are
- 3 correct and if they're starting to see a
- 4 difference in electricity costs at different
- 5 times.
- 6 They can respond within their own
- 7 limited household ability. I think we're also
- 8 seeing that there are regional or locational
- 9 obvious benefits from trying to saturate, whether
- 10 it's probably air conditioning and probably in the
- zones that you mentioned. There are places where
- 12 you can sort of see the cost-effectiveness being
- quite a bit stronger than in other places.
- 14 And I think we can also agree that we
- don't know enough yet about metering costs, and
- that that's a very big concern as we talk about
- 17 full-scale rollout, saturation, however you want
- 18 to characterize it.
- 19 Another point on which we agree is the
- 20 fact that there really is -- and I think
- 21 Commissioner Geesman just said it -- there really
- is a tariff working. I look at the whole world
- for rate designs, I think there's a rate design
- 24 issue here for both residential and larger
- 25 customers that we really have to be clear on if we

1	reall	y are	expe	cting	to	get	the	kind	of	response
2	that	this	whole	progr	cam	woul	ld be	aboı	ıt.	

So I'm encouraged. I think that the way

it was characterized in this report, you know, I

certainly was comfortable with. There may be some

more clarity when we're referring to some

characterization, but I think the point being we

need to start moving forward, actually capturing

And I think that we are, between the statewide pricing pilot, the other information that's out there, and I'm hoping that tomorrow's workshop will start bringing both a synthesis to what we do know and a clarity to what we don't know, so that we can start acting on this.

But thank you very much for your comments.

that demand response.

MR. HAWIGER: Thank you. Can I make two observations in response to what Commissioner Geesman said? It sounds to me like you're saying yes we are concerned about demand response. My point would be if that's really the concern, we're proposing a price responsive program that's voluntary that customers could respond or not.

25 There's already the ability to do direct

1	load control on air conditioners with very minimal
2	technology costs, and that could be pushed and it
3	could be required and it could provide the demand
4	response. But nobody's talking about that.
5	COMMISSIONER GEESMAN: Will it achieve a
6	5 percent reduction in peak demand by the year
7	2007?
8	MR. HAWIGER: It can achieve as much
9	reduction as one basically wants, because you can
10	install as many air conditioner cyclers as there
11	are air conditioners and cycle them on 100
12	percent, 50 percent, whatever percentage you want,
13	to achieve the reduction you want.
14	I mean, you could turn off all the air
15	conditioners, but we wouldn't want that, we don't
16	want to kill people. But you could achieve a lot
17	more than you could with any price responsive
18	program.
19	But people are talking in all these
20	workshops about price signals, not about achieving
21	maximum demand response.
22	COMMISSIONER GEESMAN: Are you going to

23 defend the current hide the ball pricing system?

MR. HAWIGER: I'm not defending it, I

think it presents a real challenge in constructing

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the realtime pricing tariff that has been one of the challenges for the large customers in creating

a tariff.

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COMMISSIONER GEESMAN: It also creates a 5 real challenge in constructing our electricity 6 supply system. We've tied ourselves in knots for 7 more than 30 years in order to meet these needle peaks, which with the growing population choosing 8 9 to reside in interior parts of the state where 10 there's a higher air conditioning need is an increasingly insurmountable barrier to meeting our 11 12 reliability requirements.

MR. HAWIGER: I think there are two issues there, reliability and price. The current market does not have needle prices in peak hours, the current market is 9 percent hedged, even in peak load. And peak prices are not as, you know, ten times higher than shoulder or off-peak prices.

But I'm not going to -- that's an interesting, that's a big issue, but it's not, it's an interim issue, well, we'll see what happens down the line.

But certainly I think the goal of all the long-term contracting is to reduce that price differential, and it has happened. But I don't

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2	I do want to say though that there have
3	been a lot of studies, not as many studies on
4	residential customers. And the studies that are
5	out there, an the market research that's out there
6	actually doesn't support the contention that
7	customers respond to prices, it supports the
8	contention that customers will do things if they
9	believe their bills will be lower.
10	And they do things because residential

And they do things because residential customers, frankly, do things out of the goodness of their hearts if they think it helps the state and their community. And those are very different motivations than motivations based on knowing an hourly or peak price for wholesale energy. Thank you.

17 COMMISSIONER GEESMAN: Thank you very

18 much, Marcel. Don Smith, how are you?

19 MR. SMITH: I have a few comments on

20 what was said by Mr. Ackerman and Mr. Pigott.

21 Regarding the issue of, as Ackerman put it, he saw

22 a clash between the renewable portfolio standard

23 and resource adequacy. I don't see it that way.

There might be, to some degree, tradeoffs involving engineering and economics, but

I don't see them in any way as mutually exclusive.

2 One of his objections was that now the

3 reserve margin would be a much higher number than

traditional. Well, this is strictly a

5 definitional problem in that if you want to keep

6 numbers in the old range then you'd have to de-

range in some way intermittent renewables.

But regarding the economic costs, and there are such costs, and they will get higher, possibly exponentially at some really high intermittent renewable penetration, which we aren't anywhere near yet, but those issues are being looked into by the California Wind Energy Commission, funded by your Energy Commission, and they're looking at three elements of intermittent renewable potential problems or aspects requiring

One of them is the capacity value, again, of intermittent renewables, and they are using the effective load carrying capability to try and deal with that and they are finding that intermittent renewables do make it possible to not build other capacity.

a different approach to operating the grid.

With wind they have approximately 25 percent of their nominal rating as a contribution,

as if they are perfectly reliable. With solar

it's more like 80 or 90 percent, as you'd expect

with the better fit to load.

The California Wind Energy Collaborative is also looking into ancillary services, costs of intermittent renewables, and trying to figure out how much the -- and the ISO is involved in this study too -- and they're working with each other to model the system and see what those amount to.

And a third thing they're examining is the -- our scheduling at the ISO, and of course with wind or solar there's the possibility you might have much less or more than you expected.

And they're looking into whether or not that costs in extra costs for somebody, either the ISO or the person operating the renewable.

And what they found, on at least these last two elements, in the present situation they're essentially negligible, but it's pretty obvious as -- in fact, they're sort of like noise in the system, the up and down on an hourly or minute to minute basis of a wind or solar plant is such a tiny bit of variation compared to the variation in load and the variation in the, for instance if a large plant or a large liner or even

1 a tiny one breaks down or, at a certain time.

2 So there really isn't much of a problem
3 there, although in their study they'll move
4 towards testing of higher and higher penetrations

5 to find out when and if that would be a problem $\,$

6 that would make the system more expensive to run.

But another way that this is, to the degree a problem might be sometime in the future, the utilities, in conforming to the renewable portfolio standard, have all set up ranking methods for the bids of renewables. And although they aren't, they're keeping all their information confidential, although I'm on a procurement review group, so I get to see some of this stuff.

And the utilities methods they've developed are factoring in problems related to --well, wind in particular. How well they fit the load, and how much then, they're basically penalizing an intermittent resource that comes on when they don't need it and is not there when they need it, so that is one element that, if wind in particular, if it gets to be a larger and larger percentage, and if in particular certain wind areas are a poor fit, those potential contractible sources will be in effect discriminated against

for either other renewables, intermittent or not,

or renewables such as, intermittent renewables

such as solar but with a better fit.

So at some point, in choosing the bids, the utilities are already factoring in the problem of intermittency and trying to reflect it.

And, a completely different reason, I don't see this as a clash between renewables and resource adequacy is the way the renewable portfolio standard law was written, the utilities are supposed to meet these percentage increases every year, but if they're costs are higher than a rate that's being set by a group here or at the PUC, the market, as supposedly a proxy for market rates, then the difference will be made up by public goods funds, of which there is a set amount, and if renewables became too expensive and all those funds are used up, the utilities don't have to meet, or can at least delay meeting the RPS percentages.

So if it should happen that there's a lot of wind penetration to the point where there were problems, that then the utilities would quantify that and not buy that, and then if they had to buy other renewables that were considerably

1 more expensive, if the price got too high it's
2 automatically limited by this public goods charge,

at least as the law stands now.

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And then, the speaker from Calpine

mentioned that the wind tax credit was just

passed, or if you read the WEA process release,

it's assumed that the President will sign it, but

they're extremely optimistic, and pointed out that

it wasn't passed from certain technologies, which

I agree is a bad thing and I don't understand the

power in Washington D.C., how wind was able to get

it and certain other renewables were not.

- 13 And since that PTC, which amounts to now 14 about 1.8 cents a kilowatt hour, was originally 15 calculated as supposed to balance out the 16 subsidies of other forms of energy, such as tax breaks for fossil energy and R&D for nuclear. So 17 18 it logically should apply to all renewables, since they're all going to reduce fossil and nuclear 19 20 use.
- And I guess it's, I'm hoping, and I
 think it's in another bill, that the PTC will be
 extended to other renewables, such as biomass and
 solar in the next few months.
- 25 But if that doesn't happen then I guess

California's in kind of a dilemma to in effect
give up some potential federal money in the belief
that it could be applied more equitably, which, I
don't think this is going to happen, or it would

5 be too logical.

And on one other thing, a much shorter comment, on the issue of renewable trading credits I do see potential problems with the out-of-state situation. On the one hand, RPS law uses the term over and over "in-state renewables", but then certain lawyers are arguing this interstate commerce argument for why California can't discriminate.

I'm not a lawyer but I don't quite understand, if that law were taken to its logical extreme then any Californian could go out of state or out of country and buy a polluting car and bring it back and it would be a violation of either that clause or NAFTA or something, so I don't understand the legality of that and I'm just assuming it could be argued against, but some people want the credits.

But I think there's potential for abuses similar to what happened with the BX and double counting and mixing everything together in one

1	market where you don't really know where the
2	renewables were built, and whether they do have
3	benefits to in-state as far as employment or
4	cleaning up certain areas, etc. and the
5	environmental justice issues. And that's all I
6	have to say.
7	COMMISSIONER GEESMAN: Thank you, Don

Let me ask you if you can dial back your memory, probably at least a year and a half ago, ORA submitted comments in the first phase of the RPS proceeding that were reflected in the CPUC's decision June of 2003 regarding your suggestion that we review how we dispatch the existing gas system in order to take advantage of its flexibility and better bolster our increased reliance on intermittent renewables.

Have you got had the opportunity to give any additional thought to that or are you aware of any published work or research that's gone on that we might look to?

MR. SMITH: Well, at the latest meeting of the Wind Energy Collaborative this issue came up, although it was in the context of hydro dispatchability, and it's a contentious issue because you can set up a hydro dispatch, which you

1 could also do with a gas turbine peaker.

If you wanted to be dishonest -- I'm not

saying anybody's doing that -- but you could run

any sort of dispatchable peaker to either make

wind look a lot better or look a lot worse,

depending on whether you're running it when the

wind's there or isn't there.

Now, the models now being used and being argued about at the Wind Energy Collaborative either ignore hydro or dispatch it as if the wind and solar and intermittents weren't there, which I think is wrong, or they're trying to dispatch it, other people, to after considering wind and solar and then operating it that way.

And it happens that Southern California
Edison, their model can practically -- well, it
comes out, results with wind, only about half as
valuable per capacity as with model developed by
the CWEC. And I think, although they're still
going through their models and there's another
meeting next week, going through their models to
figure out why that is. But I suspect a
major part of it is this concept of how you
dispatch. And, anyway, that issue is being argued
about, as it should be. And it's also quite an

1	interesting aspect.
2	COMMISSIONER GEESMAN: Thank you.
3	Commissioner Boyd?
4	COMMISSIONER BOYD: No questions.
5	COMMISSIONER GEESMAN: Commissioner
6	Pfannensteil?
7	COMMISSIONER PFANNENSTEIL: None, thank
8	you.
9	COMMISSIONER GEESMAN: I'm out of blue
10	cards. Is there anybody else that cares to talk
11	to us today?
12	Okay, I want to thank you for your
13	participation. We may see some of you in San
14	Diego tomorrow, we may not. We may see some of
15	you in Sacramento on Friday, Los Angeles next
16	week, and Fresno next week. And if we don't see
17	you again, this will be in front of the full
18	Commission on November 3rd, and we'd invite your
19	participation there as well.
20	Thank you very much, we'll be adjourned.
21	(Thereupon the proceeding adjourned at 12:55 p.m.)
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CERTIFICATE OF REPORTER

I, JAMES RAMOS, an Electronic Reporter, do hereby certify that I am a disinterested person herein; that I recorded the foregoing Hearing; that it was thereafter transcribed into typewriting.

I further certify that I am not of counsel or attorney for any of the parties to said workshop, nor in any way interested in outcome of said workshop.

IN WITNESS WHEREOF, I have hereunto set my hand this 10th day of October, 2004.

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